As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

REARVIEW MIRROR ASSEMBLY

the specifica	ation of which					
[X]	is attached hereto					
[] amer	was filed on nded on	as A _ (if applicable	pplication Serial No.).		_ and was	
I hereby sta specification	ate that I have revi n, including the clain	ewed and und ns, as amende	erstand the contents d by any amendment	of the above referred to a	e-identified bove.	
application		ty of the inven	n which is material to tion claimed therein in			
(d) of any f also identifi	oreign application(s ed below any forei	 for patent or gn application 	Fitle 35, United States inventor's certificate for patent or inventoch priority is claimed:	listed below	and have	
	PRIOR FOREIGN APPLICATION(S) Priority Claim					
(Numbe	r) (Cou	untry)	(Day/Month/Year file	ed) Yes	No	
(Numbe	er) (Cou	untry)	(Day/Month/Year file	ed) Yes	No	
	im the benefit under isional application(s		ed States Code, Section	on 119(e) of	any United	
	PRIO	R PROVISION	AL APPLICATIONS			
60	/418,652	<u> </u>	10-15-2002			
(Application	on Serial Number)		(Month/Day/Year filed)		
(Application	on Serial Number)		(Month/Day/Year filed)		

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.	Filing Date
PCT/IB03/05071	10-15-2003

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I hereby appoint **Thomas F. Quinn Jr.**, Reg. No. 35988, **Philip R. Warn**, Reg. No. 32775, **John A. Miller**, Reg. No. 34985, **Preston H. Smirman**, Reg. No. 35365, **Gregory L. Ozga**, Reg. No. 53425, and each principal, attorney of counsel, associate and employee of Warn, Hoffmann, Miller & LaLone, P.C., who is a registered Patent Attorney, my attorney with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. I request the Patent and Trademark Office to direct all correspondence and telephone calls relative to this application to Warn, Hoffmann, Miller & LaLone, P.C., P.O. Box 70098, Rochester Hills, Michigan 48307, telephone number (248) 364-4300.

Full name of sole or first inventor: Daniel Dumont				
Inventor's signature:				
Date:				
Residence: 19 rue Rosa Bonheur, Veneux les Sablons 77250 FRANCE				
Citizenship: France				
Post Office Address: Same as above				

Best Available Copy

PCT/IB2003/005071

Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America)
The declaration must conform to the following standardized wording provided for in Section 2/4; set Notes to Bates Nos. VIII. VIII (i) to (v)
(in general) and the specific Notes to Bat No. VIII (iv). If this Box is not used, this shoet should not be included in the request.

Declaration of inventorship (Rules 4.17(iv) and 51bir.1(a)(iv)) for the purposes of the designation of the United States of America:

I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is cought.

This declaration is directed to the international application of which it forms a part (if filing declaration with application).

This declaration is directed to international application No. PCT 1803.0507.

to Rule 26ter).

[hereby declare that my residence, mulling address, and citizenship are as stated next to my name.

I hereby state that I have reviewed and understand the contents of the above identified international application, including the clother of said application. I have identified in the request of said application, in compliance with PCF Rule 4.10, any claims to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's cartificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.

Prior Applications: 60/418,852, filed 10/15/2002 (1.5 October 2002).
United States of America

I hereby acknowledge the duty to disclose information that it known by use to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.

I hereby declare that all statements made barein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like to made are punishable by fine or imprisumment, or both, under Sentian 1001 of Title 13 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Name Daniel Dumont	***************************************
Residence Veneux les Sabiens, France	
(city and either US state, if applicable, or country)	
Mailing Address: 19 rue Rosa Bonheur	
Veneux les Sabions 77250 France	
Inventor's Signature (if not commined in the request, of if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	
Namet	
Residence:	
Mailing Address:	
,	
Citizenshipt	
inventor's Signature: (If not contained in the request, or if declaration is corrected or added under Rule 26ther after the filling of the international application. The signature must be that of the inventor, not that of the agent)	Date: (of signature which is out contained in the request, or of the declaration that is contacted or added under Rule They after the filling of the international application)
This declination is continued on the following freet. "Canding	tion of Tow Vit (but)
This decisation is summing our are companied course of outcome	MODIE OF THE AIR (14.)

Rec'd PET/PTO 1 5 APR 2005

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Sheet No
Dox No. VIII (III) DECLARATION: ENTITLEMENT TO CLAIM PRIORITY
The declaration must conform to the standardized wording provided for in Section 213; see Notes to Boxes Nov. VIII, VIII (1) to (v) (in someral) and the specific Notes to Box No. VIII (iii). If this Box is not used, this sheet should not be included in the request.
Declaration as to the applicant's emittlement, as at the international filing data, to claim the priority of the earlier application specifies below, where the applicant is not the applicant who filed the earlier application or where the applicant's name has changed since the filing of the earlier application (Rules 4.17(iii) and 51bis.1(a)(iii)):
In relation to this International Application, Schefenacker Vision Systems France S.A. is entitled to claim priority of earlier Application No. 60/418,652 filed on 15 October 2002, by virtue of the following:
The Applicant is the inventor of the subject matter for which protection was sought by way of the earlier application.
Schefenacker Vision Systems France S.A. is entitled as employer of the inventor, Daniel Dumont.
This Declaration is made for purposes of all designations.
THOMAS F. QUINN, JR Chief Legal Officer
Schefenacker Vision Systems France S.A.

This declaration is continued on the following street, "Continuation of Box No. VIII (iii)". . . .